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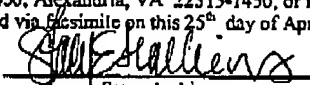
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MESSAGE: Please see the attached Transmittal of Appeal Brief, PTO-2038, and
Appellant's Brief for USSN 09/710,776.

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**RECEIVED
CENTRAL FAX CENTER****APR 25 2007** **PATENT
EXAMINING GROUP 3621****IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant(s): CANDELLA et al. Application No.: 09/710,776 Filed: 11/09/2000 Title: Method and System for Detecting Fraud in Non-Personal Transactions Art Unit: 3621 Examiner: Pierre E. Elisca Attorney Docket No.: FRA175/189535	CERTIFICATE OF MAILING UNDER 37 CFR 1.8 I hereby certify that this paper or fee is being deposited with the United States Postal Service with sufficient postage as "First Class Mail" and is addressed to Mail Stop Appeal Briefs-Patents, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450, or is being transmitted via facsimile on this 25 th day of April, 2007.  Stacy Jenkins
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**TRANSMITTAL OF APPEAL BRIEF
(PATENT APPLICATION-37 C.F.R. § 41.37)**

1. Transmitted herewith, is the APPEAL BRIEF in this application, with respect to the Notice of Appeal filed on February 12, 2007.

2. STATUS OF APPLICANT

This application is on behalf of a small entity.

3. FEE FOR FILING APPEAL BRIEF

Pursuant to 37 C.F.R. § 41.20(b)(2), the fee for filing the Appeal Brief is:

Appeal Brief fee due for a small entity

\$250.00

4. EXTENSION OF TERM

The proceedings herein are for a patent application and the provisions of 37 C.F.R. § 1.136 apply.

Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition and fee for extension of time.

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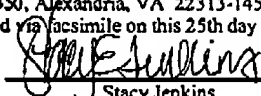
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PATENT
EXAMINING GROUP 3621

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): CANDELLA et al. Application No.: 09/710,776 Filed: 11/09/2000 Title: Method and System for Detecting Fraud in Non-Personal Transactions Art Unit: 3621 Examiner: Pierre E. Elisca Attorney Docket No.: FRA175/189535	CERTIFICATE OF MAILING UNDER 37 CFR 1.8 I hereby certify that this paper or fee is being deposited with the United States Postal Service with sufficient postage as "First Class Mail" and is addressed to Mail Stop Appeal Briefs-Patents, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450, or is being transmitted via facsimile on this 25th day of April, 2007.  Stacy Jenkins
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ATTENTION: Board of Patent Appeals and Interferences**APPELLANT'S BRIEF**

This Brief is in furtherance of the Notice of Appeal that was filed in this case on February 16, 2007. The required fees, any required petition for extension of time for filing this Brief, and the authority and time limits established by the Notice of Appeal are dealt with in the accompanying TRANSMITTAL OF APPEAL BRIEF.

This brief contains these items under the following headings, and in the order set forth below:

- I. REAL PARTY IN INTEREST
- II. RELATED APPEALS AND INTERFERENCES
- III. STATUS OF CLAIMS
- IV. STATUS OF AMENDMENTS
- V. SUMMARY OF CLAIMED SUBJECT MATTER
- VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL
- VII. ARGUMENT

I. REAL PARTY IN INTEREST

The real party in interest in this Appeal is Fraud-Check.com, Inc., the assignee of record.

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5. TOTAL FEE DUE

The total fee due is:

Appeal brief fee

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TOTAL FEE DUE

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6. FEE PAYMENT

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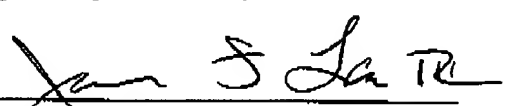
7. FEE DEFICIENCY

If any additional extension and/or fee is required, and if any additional fee for claims is required, charge Deposit Account No. 06-0540.

Respectfully Submitted,

4-25-07

Date


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II. RELATED APPEALS AND INTERFERENCES

There are no other appeals or interferences that will directly affect, or be directly affected by, or have a bearing on the Board's decision in this Appeal. A previous Appeal Brief was filed for this case on July 12, 2004, but prosecution was reopened by the Office in response thereto. Subsequently, a Pre-Appeal Brief Request for Review was filed February 16, 2007. A Notice of Panel Decision from Pre-Appeal Brief Review, mailed April 2, 2007, instructed Applicants to proceed to the Board of Patent Appeals and Interferences.

III. STATUS OF CLAIMS

The status of the claims in this application is: Claims 1-32 are rejected.

IV. STATUS OF AMENDMENTS

No post-final amendments have been submitted.

V. SUMMARY OF CLAIMED SUBJECT MATTER

Claim	Subject Matter	Explanation	Specification Reference		Drawing Reference	
1.	Method for detecting fraud in non-personal transactions comprising the steps of:					
	collecting purchaser data for the transaction,		Page 7	Line 8, 12, 26	Character 110	FIG. 3
	said purchaser data comprising a billing address		Page 7	Line 25, 26, 29	Character 116	FIG. 3
			8	21		
			9	29		
			10	2, 3		
			11	2, 4		
	and a ship-to address;		Page 7	Line 25	Character 118	FIG. 3
			8	1, 18, 25, 29		
			9	7, 23, 29, 30		

Claim	Subject Matter	Explanation	Specification Reference		Drawing Reference	
			Page	Line	Character	FIG.
	transmitting said ship-to address to a fraud-detection system; processing said ship-to address to determine whether the transaction is potentially fraudulent by checking the purchaser's ship-to address against non-billing address criteria;		6	13, 16, 28	100	2, 3
			7	5, 11, 23		
			8	4		
			17	16		
	and returning the relative risks of fraudulent activity associated with the transaction.					

The instant invention involves a method and system for detecting fraud in a non-personal transaction, e.g., a credit card purchase over the internet. The method and system include the steps of transmitting the purchaser's data, including a ship-to address for the transaction, to a fraud-detection system. The purchaser's data is then processed to determine whether the transaction is potentially fraudulent.

Notably, Applicant's method and system does not rely on billing address criteria, which is a distinguishing feature over the cited prior art and the subject of this appeal.

VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

- Whether claims 1-32 are anticipated under 35 U.S.C. §102(e) by Walker et al. U.S. Patent No. 6,163,771.

VII. ARGUMENT

Applicant's method for fraud detection differs from the method cited by Walker because Applicant's method *does not utilize the billing address as a criteria to be checked against the shipping address*. Instead, the method and system may include any of the following steps: checking to determine whether the purchaser's ship-to address exists; checking the purchaser's ship-to address against an historical database to determine whether a prior history of fraud exists, etc. (See pending application, p. 3, Summary of the Invention).

The basis for the Examiner's rejection is two-fold. First the Examiner asserts that Walker teaches a step of "processing said ship-to-address to determine whether the transaction is potentially fraudulent by checking the purchaser's ship-to-address against non-billing address criteria . . . (see, col 2, lines 7 - 20)"(Office Action of 11/16/2006, ¶5, p. 3). This rejection is relevant to claim 1. Second, the Examiner asserts that Applicant actually does utilize the billing address as criteria to be checked against the shipping address, citing claims 4, 6, 20 and 21 as proof (Office Action of 11/16/2006, ¶7b, p. 4). This rejection appears not relevant to claim 1. Both assertions are clearly erroneous, as set forth below. The practical significance of the billing address/ship-to address distinction was explained in the Amendment filed August 26, 2006¹.

First, the Examiner's assertions a) with respect to the teachings of Walker et al. will be examined, then b) the teachings and claim language of the pending Application will be examined.

a) With regard to Walker, the Examiner states, on pages 2 and 3 of the 11/16/06 Office Action,

Claims 1-32 have been rejected under the newly found prior Walker, Walker discloses a mail-order based credit card fraud, *both Visa and MasterCard have deployed databases that allow a merchant to verify that a given credit card account*

¹ "The Examiner's above example involving the dishonest waiter is illustrative in showing the inadequacy of existing methods of fraud detection and will, hopefully, provide the Applicant with an opportunity to more clearly explain the Applicant's invention. In the above example, which is elaborated upon, below, a dishonest waiter somehow obtains both a credit card account number and the cardholder's address. With this information, the dishonest waiter goes home and, e.g., orders a new stereo from an online electronics store. Presumably, the fact that the (cardholder's) billing address is different from the (dishonest waiter's home address) shipping address identifies the transaction as possibly suspicious.

A flaw in the above system is that the above suspicious transaction is indistinguishable from, reportedly, up to 30% of all legitimate transactions. As an example, it is common practice for an honest patent attorney to use his credit card to order products over the internet at the office during the lunch hour. The billing address of the credit card is the honest patent attorney's home address. However, since no one is at home during delivery hours, the honest patent attorney has the products shipped to his office, or perhaps ships a gift directly to a gift recipient. In this common scenario, the billing address and the shipping address are different, even though the transaction is completely legitimate. Thus, it can be seen that a "billing address different from shipping address" test flags so many legitimate transactions as potentially fraudulent that such a test is virtually worthless."

Applicant's method for fraud detection differs from the method cited by Walker and from the method described in the above two examples because Applicant's method *does not utilize the billing address as a criteria to be checked against the shipping address*. (Amendment filed 8/26/06, p. 13)

number is connected to a specific billing address. Visa calls this service the Address verification service, the theory behind the service is that a thief (for example, a dishonest restaurant waiter) might be able to use a credit card receipt slip to steal an active account number, but if he tries to use that number for a mail order purchase he would not know the correct address associated with that number. Even if a thief were to obtain the cardholder's address, this service can allow a merchant to compare the shipping address of the catalog order to the current billing address for that account number and thus possibly identify any suspicious activity (which is readable as Applicant's claimed invention wherein said a method for detecting fraud non-personal transactions), comprising the steps of:

Collecting purchaser data for the transaction, said purchaser data comprising a *billing address* and a ship-to-address; transmitting said ship-to-address to a fraud-detection system, processing said ship-to-address to determine whether the transaction is potentially fraudulent by checking the purchaser's ship-to-address against criteria, and returning the relative risk of fraudulent activity associated with the transaction (see, col 2, lines 7-20). (emphasis added)

Applicant's method for fraud detection differs from the method cited by Walker and from the method described in the above two examples because Applicant's method *does not utilize the billing address as a criteria to be checked against the shipping address.* (See Amendment filed 8/25/06, p. 13-15.)

The Examiner correctly reads Walker as requiring the use of billing address data. The Examiner directs Applicant to col. 2, lines 7 – 20. At col. 2, line 16 -20, Walker states,

“Even if a thief were to obtain the cardholder's address, this service can allow a merchant to compare the shipping address of the catalog order *to the current billing address* for that account number and thus possibly identify any suspicious activity.”

The above teachings of Walker et al. flatly contradict the step required by the following claim element of claim 1:

processing said ship-to address to determine whether the transaction is potentially fraudulent by checking the purchaser's ship-to address against non-billing address criteria;

b) With regard to the Examiner's assertion that Applicant actually does utilize the billing address, the Examiner states the following in paragraphs 7a and 7b on page 4 of the November 16, 2006 Office Action:

a. Applicant's newly added limitation recites "checking the purchaser's ship-to address against non-billing address". Whereas, claim 6 recites ship-to address against the city and state with a Zip +4 code. Therefore, the ship-to address criteria can be billing address, a PO box address or any geographic area of the ship-to address.

b. Applicant further argues that Applicant's method does not utilize the billing address as criteria to be checked against the shipping address. And yet, Claims 4, 6, 20 and 21 recite the purchaser's ship-to address criteria comprise comparing the city and state of the ship-to address against the city and state with a Zip + 4 Code. The city, the state, and the Zip + 4 code represent the person physical address, and can also be a billing address or a PO box address or an office address or a family member address. Accordingly, the specific billing address of Walker is the same as any regular address since they are used for the same purpose. Furthermore, an address is an address, it is just a label.

In response, Applicant wishes to point out that the city, the state, and the Zip + 4 code as used in the claims must be interpreted in the context of the claims. "The" city and state, as used in claims 4 and 6, clearly refer to the city and state and Zip + 4 code *of the ship-to address*. Further, claims 4 and 6 each depend from claim one, which unequivocally requires that the purchaser's ship-to address [be checked] against non-billing address criteria. Therefore, contrary to the Examiner's assertions, the city and state and Zip + 4 referred to in claims 4 and 6 is not just a label. Instead, the city, state and Zip + 4 comprises a criteria that is related to the ship-to address and is a criteria expressly defined as "non-billing address criteria".

With regard to claims 20 and 21, antecedent basis again requires that the zip code and the city and state with the ZIP + 4 code be interpreted as corresponding to the ship-to address.

As an example, Applicant's claim 6 states as follows:

6. (Previously Presented) The fraud detection method *according to claim 1*, wherein the step of checking the purchaser's ship-to address against criteria comprises comparing the city and state of the ship-to address against the city and state with a ZIP + 4 code. (emphasis added)

Claim 6 more narrowly defines the "step of checking the purchaser's ship-to-address against criteria...". The step of checking is set forth in base claim 1 as "... checking the purchaser's ship-to

address against non-billing address criteria.

Claim 6 comprises, "comparing the city and state of the ship-to address against the city and state with a ZIP+4 code". This claim language is supported in Applicant's specification at page 8, lines 5 -- 12 under the heading "Address Reasonableness and Existence Checking Step," which states as follows:

The method and system for detecting fraud 100 is now able to process the purchaser's data to determine whether the transaction is potentially fraudulent. As shown in Figure 4, the address-checking procedure 122 receives the data in a usable format 131. An internal Post Office database is checked 132 to determine the existence of the address and the associated nine digit zip (i.e., ZIP+4). The use of the ZIP + 4 code permit appropriate identification of high fraud delivery points, since each nine ZIP + 4 code includes only a relatively small number of households (typically 400-500 households). If the system is unable to establish the existence of the ZIP + 4, a flag is set 134 to indicate this.

In summary, it can be seen that dependent claim 6 uses the city and state of the ship-to address and compares the city and state to the city and state with a ZIP+4 code, which is clearly non-billing address related, and further claim 6 depends from independent claim 1, which unambiguously defines the criteria to be checked as non-billing address criteria.

With regard to claims 20 and 21, antecedent basis again requires that the zip code and the city and state with the ZIP + 4 code be interpreted as corresponding to the ship-to address.

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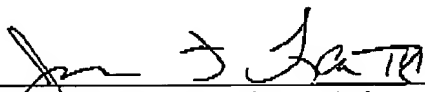
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SUMMARY

For the reasons set forth above, Applicant submits that the Examiner's assertion that Walker teaches the step of checking the purchaser's ship to address against non-billing address criteria constitutes clear error. Applicant therefore requests allowance of the rejected claims.

Respectfully Submitted,

4-25-07
Date


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